THE DAILY APPEAL Is sent by mail to salescribers, one year, \$10 per month; with Sunnay Entrion, \$12 a year, suburbs at IWENTY-FIVE CENTS per week;

THE WEEKLY APPEAL, Published every Wednesday morning, is sent. to subscribers at \$2 50 a year; to clubs of two or more, \$2 a year. We have no traveling agents. Remittamust be by draft or postoffice order. Money at the risk of the sender.

ADVERTISING RATES. In the Daily Appeal, \$1 per square, 26 cents per line, or 10 cents per line, according to luce. In the WEEKLY, one-half the rates of the DAILT. Advertisements inserted in the SUNDAY APPEAL, are charged one-sixth additional to above rates. Terms: Cash in ad-

CORRESPONDENCE, any part of the Globe. Writer's name and address required on every commu

MEMPHIS APPEAL

OFFICIAL JOURNAL OF THE CITY. F. A. TYLER, - - - EDITOR.

SATURDAY MORNING, : : FEB. 19, 1870

DEMOCRATIC TICKET.

For Sherift MARCUS J. WRIGHT. For Tax-Collector W. D. STRATTON. County Court ClerkJAMES REILLY. Clerk Criminal Court ... W. T. A PERT. Clerk 1st Circuit Court B. T. REAVES. Clerk 2d Circuit CourtP. D. BOYLE. Gerk 3d Circuit Court J. McBROOKS. Constable 5th Civ. Dist P. KEARNS. Magistrates 14th Civ.Dist ... T. FLEMING. W. L. STEWART. Constable 14th Civ. Dist. J. W. RAMSEY.

purchased by an association of gentlemen, consisting in part of the late proprietors, and who are acting under without change of name or editors. Mr. P. A. BRAWNER having retired from the position of Business Mana-ENGLISH & Co. has been dissolved, Our correspondent infers that we without heavy "privilege" taxes on the late partners reserving all equities "deem it wrong to impose a tax on regular and useful avocations, if we

capacity and sterling worth.

much interest your lengthy editorial discussing the question of "Taxes on with you in your deductions, or conmeaning, of course, the Privilege too high and wrong in principle, as it to impose a tax on any privilege farther, and propose to exempt real estate owners also from taxes, and human kindness" should not stop extent it may be done, the general with what we are told is negro-min to come back to the subject, why tax is imposed on the draymen and wear out our pavements and streets. which cost such immense sums to conwhich cost such immense sums to construct and keep in order from year to purport of our article, it would be asked, who is the most universally cear. My last remarks apply with ing the question why we did not one answer-B. F. Burner, of Massa-

house man, steamboat or railroad estate owners also from taxes," We house man, steamhoat of lands and learns that a drayman has failed have not proposed to exempt any to deliver a load of cotton or other body; but to let all property and all has connected General Grant with to deliver a load of cotton of other goods to its proper destination, he or they at once pounce upon the city as they at once pounce upon the city as they at once pounce upon the city as the value of the city as the council of the city and share alike. Equality is equity, and the council of the city as the c

worthy business, consistent with the production of the revenues necessary in the support of it. It is maken to difference of a community should be accommand; should be afforded. Upon what principle then is the course of the gold investing committee of Congress to be defended? They refuse to allow with this limit. And the success of the burden.

It is general benefit of the governed, and and therefore all should bear a portion of the burden.

It is general benefit of the governed benefit of the governed benefit of the governed benefit of the governed benefit of the burden.

It is general benefit of the governed and all other cases on the success of the burden.

It is general benefit of the governed benefit of the governed and therefore all should bear a portion of the burden.

It is general benefit of the governed and the connection of the presume that no It is governed and the connection of the presume that no It is governed and therefore all should bear a portion of the burden.

It is governed and the governed and all the connection of the presume that no It is governed and therefore all should bear a portion of the presume that no It is governed and the gover

Is sent by mall to salest there, one year, and is arranged, taxing some more than alx nonths, \$5.00; less than six months, \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is arranged, taxing some more than others, as \$10 is a second to the second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than others, as \$10 is a second taxing some more than \$10 is a second taxing some more taxing some more than \$10 is a second taxing some more than \$10 is a second taxing some more taxing some more taxing some more than \$10 is a second taxing some more Served by carriers anywhere in the city and inore able to pay. I will here reare increased and others decreased. be corrected if properly pointed out,

dwelling in the city, which would afect every laborer, mechanic, or other person whose source of support is his veekly pay or salary, a class which To tax men "in proportion to the now are in a measure exempt. The amount they make" is precisely what usiness of manufacturers is like should never be done. That is to rewise exempt, as no proposition has been or will be made to tax the sale press energy and enterprise, which, f their productions. The mechanical on the contrary, ought always to be and working classes, whose labors im- encouraged. If the privilege tax is brove and develop our material inter-ests as rapidly as capital flows in to sis, it is the very worst possible basis, their assistance, and often without and that which, in the case of the any capital, have no privilege tax laid and that which, in the case of the upon them; and all will admit that merchants' tax was lately condemned it is good policy to encourage immi- by the Legislature. Are manufacgration of this character, by little or no taxes upon the products of their turers more useful than merchants or The productions of the farmers, that it is determined they ndustry.

press, in every form, are likewise ex- are not to be taxed? Can we do any upt, based, no doubt, on the same better without one than the other? You close by remarking that the shell we not also need merchants to GREAT REDUCTION ied out, will "destroy trade, capital, sell their goods, agents to extend and carry on their business, and carriers detely." It is nearly forty years to transport as well as farmers and ince I first saw this bluff, with about five hundred inhabitants. I saw the first "Weekly Appeal," issued by truth is, society is so bound together Henry Van Pelt, in 1840, yet to my like Siamese twins, that a penalty im-THE APPEAL having recently been bas been carried out during all that time. Behold what Memphis is tolay, despite a destructive war of four injury to anyone, and all suffer toyears, that nearly paralyzed her ener- gether, and thus contribute to the pengies. Were your policy and prognos-tications correct, Memphis ought still a charter obtained from the Legisla- to have only a "WEEKLY APPEAL," ture, will continue to be published with about three hundred city sub- burdens of all. As water will find its cribers, and worked off on a hand level, and gold will flow in spite of press, as I have seen it done in those prohibition, to whatever points the Being Compelled to Make Room cient times, on the corner of Main demand for it may be greatest and its

and Poplar streets. But has such been the result? Not- use best recompensed, so partial laws, ger, Mr. A. D. WITHERSPOON has withstanding the "City Fathers" of injurious class legislation and opbeen elected, and has given bond for a faithful discharge of duties as his creased rapidly in trade, commerce injurious class legislation and opposite pressive penalties, fixed on a community strike down the whole, successor. No other person is authorized to contract for or bind the PEAL (as also those of three other ratio with the injustice and the innew company in any manner, and newspapers), have found sufficient injury. The oppression of no one sinonly his signature will be recognized the Bluff City, and to supply the wants | gie man or occupation can be afforded as a voucher. The interest of Mr. of its large and growing population. You require steam printing presses to should be encouragement to all and Soon to arrive, we shall continue our Brawner having been purchased by work off Daily Appeals by thousands, which are "indispensable to the welfare and business of the city," taxes on the principle of equality, sumed his liabilities on account of the | which has increased one hundred-fold | and, at the same time, to a sufficient APPEAL. The firm of KEATING, in population since I first saw it. amount for the economical uses of the Need I say more? SHELBY. SHELBY. city. We can get along healthily

any privilege whatever." The infer-WITHERSPOON, in behalf of the late ence is not deducible from what we said, which was, that useful and innofirm, is authorized to collect its accent avocations should not be taxed tional Convention, a resolution was counts remaining due, and will pay as "privileges," but only, such as it introduced to instruct the Judiciary off its indebtedness with such funds is sound public policy to discourage. Committee to bring in a bill provid-We now grant one set of men a ing that clerks of the Chancery Court, "privilege" to retail intoxicating and also of the Circuit Court, shall be For private reasons I have chosen beverages, and to another the "privielected for four years. A resolution though short, has been pleasant; and though short, has been pleasant; and should be allowed at all. It mitted in obtaining the bonds of the to sever a business connection which, lege" of keeping open houses for for a committee to investigate the in so doing deem it but just to express would be better if no citizen either State for internal improvements, and OUR ENTIRE STOCK INSURANCE COMPANY my appreciation of the consistent drank to excess or gambled. But, as also irregularities as to the agriculcourtesy and active assistance of each these things cannot be prevented, we tural and school scrip, was laid and all my co-laborers of the Appeal. license saloons, and thus restrain over. The Judiciary Committhem, and keep them under some tee reported a recommendation While I bear willing testimony to sort of subjection. This was the origitheir aid, I can refer with pride to the nal idea of "privileges" which were January, 1867, should not be compucondition of the firm of Keating, formerly granted to such things ted in cases affected by the statutes Exclish & Co., which I leave unemass required restraint, and to none of limitation, and that writs of error burrassed by a single bill unpaid or others. What an absurdity to privishould not be affected by such lapse B. Lowenstein & Bros. debt outstanding. For my successor lege a man in an innocent and praise of time. The committee reported alworthy occupation-permil, for com- lowing contracts for ten per cent, for I carnestly solicit that degree of pa- pensation to the State, a man to turn money. Mr. HEISKELL made a strong tronage which I feel assured the pa- farmer, merchant or manufacturer! argument in its favor, insisting that per, under his management, will de- If we are not able to encourage these capital now driven away would flow P. A. BRAWNER. pursuits, is it not plain that we should in to the State on its adoption. We not discourage and restrain them by In parting with Mr. BRAWNER it taxation? Suppose a man should therefore leave the matter to the Lesis due to him that his late partners wish to invest a million in covering islature. Mr. Thompson sustained should express their high sense of the suburbs of the city with gardens, his pains-taking fidelity to the trusts will you restrain him from the privi-

the same view, and said the question imposed in him, that they should also lege of doing you a service, and send was not whether we should raise the imposed in him, that they should also your collector after him with a drawn express their appreciation of his abil-sword, to exact from him a penalty cent down to ten. That is the precise ity as a business man, and assure which taken from his earnings, may truth of the matter. Money is worth him of their personal esteem and make it more profitable for him to rein our cities two per cent. a month, in their good wishes for his future, move elsewhere with his capital, which we hope will be long and where people have too high an apprespite of the statutes. The report of the committee, however, was rejected, ciation of the usefulness of his avocaprofitable. We indorse him heartily tion to discourage its pursuit by an Constitution adopted, 51 to 18, and the interest section of the present to this public as a gentleman of express penalty? If a second should This is another most unwise come also with another million to engage in merchandising, or a third EDITORS APPEAL: I perused with with his million to put up a factory or to demonstrate; but we are glad to two, or a fourth to build up blocks of Privileges," and criticising the pro-posed ordinance on the subject. Your driving either of these off by a "privbuildings, is there any better sense in ment allowing the Legislature to reliminary remarks are in general Hege" tax, which would go so far to

nnexceptionable, but I cannot agree discourage them from making their clusions, drawn therefrom. You make proposed investment? They should the general remark that "the tax- be taxed reasonably, according to their means as other citizens are taxed, but Tax, as no other is referred to—is both no more. That is not a "privilege," in the sense hitherto intended by lawaffects insurance companies, etc., "(enu-menting almost every branch of busi-givers, which is a matter of common pess or vocation named in the list.) right in all. And whenever any use-From your premises and conclusions ful avocation or business is taxed othmust infer that you deem it wrong erwise than equally with all citizens whatever. This is very strange doe. of all pursuits, according their capital trine, certainly; and now I would ask, invested, an injury is done to the proswhy did you not proceed a little perity of a community. It is not material whether, as our correspondent think that its herogot well out of a consuggests, it has been done before. thus make the whole family happy? Suggests, it has been done before. Troversy in the House, by replying to One with so much of the "milk of Whenever it is done, and to all the a charge of cowardice and knavery,

good and progress is retarded. Our istrel slang 'shoo fly, don't bodder should any of the avocations be ex- city has grown, it is true, in spite of a me.' But it was B. F. BUTLER, who empt from tax? Do they not all en- somewhat improvident legislation, was reduced to this retort; a man on joy the protection of the city through It was because it had natural advan- whom public contempt has exhausted laws and ordinances? Suppose no tages, and contained in a large meas- itself. His antagonist was S. S. Cox, tax is imposed on the draymen and hand-cartmen, of course they would ure the elements of growth and a of New York, a man as much distingive no bond for the safe delivery of great future. It is wisdom to encour- guished by the high tone of his charthe goods they contract to deliver. age and promote that growth, and interesponsible as most of them are, what remedy would any owner of goods, tost or miscarried, have in such goods, tost or miscarried, have in such goods, tost or miscarried, have in such goods, to case? Therein the city protects every wholly, and twenty millions will come in the House, by men of both parties, person from loss who employs a dray in this very year, and we shall rush we would name the genial and estihand-cart. In addition, they forward to wealth and greatness.

My last remarks apply with fair to infer, from the fact of his ask- despised?-there really could be but ragous, street cars, etc.

If a cotton broker, cotton warethey at once pounds to the first of the first of furnish a policeman to hunt up the delinquent, and hold him responsible for the loss.

If persons claim the protection of a government they must expect to assovernment they must expect to associately. As Chief Magistrate of the "nation," we trust the charge is utterly unfounded. But, under the circumstances, it is due both to the country and to General Grant that they must expect to associate the "nation," we trust the charge is utterly unfounded. But, under the circumstances, it is due both to the support

and therefore arrangement of the burden.

It is reasonable to presume that no It is reasonable to presume that no It is reasonable to presume that no Our correspondent asks how the succept with a view to make money except with a view to make more out of it, and all aim to make more out of it, and all other biseases, not require the swindle, and thereby leave him the swindle, and thereby leave him

amount they make, upon which basis answer, just as at present, by a bond than the charges themselves, and only is arranged taxing same more than

mark, also, that the proposed list is the public protection requires it. But A DISPATCH from Atlanta of the mark, also, that the proposed list is the public protection, that the Legislature of INSURANCE COMPANY, substantially the same as has been we say that drays, hand-carts, omnilevied for several years—some items buses and street cars should be taxed Georgia on that day elected for United precisely as other property, and only States Senators Foster Blodgett for In arranging the lists, possibly errors have been made; some priviin excess of that property for some the long term, Henry Farrow for the leges may be taxed too high and necessary reasons of public policy, short term, and R. H. WHITLEY there too low, which no doubt would bearing in raind always that what is for the unexpired term-all three hav- Capital, - One Million Dollars. useful should not be discouraged by ing the honor of being born of white and suitable reasons given; for I am assured that it is not the disposition of penalties. If the drays wear out our parents. They were all three formerthe Council to levy an onerous tax upon any honorable employment or that the city has not built them, but ly Confederate officers, and are scalaupon any honorable employment or that the city has not built them, but ity government in motion, and if you owners alone. We agree with him agent C. S. A., and WHITELY ex-Maollect taxes from no one but real estate owners (now 1; per cent.), you to bear the burden of all, and to get in better men of their own col-Containing important NEWS, solicited from any part of the Globe. Writer's name and them, and if you increase their taxes, would have to charge higher and oppose the "class legislation" on not vote. Why they did not go in rents, not only for stores, but for every which we have animadverted, espe- and elect the negro candidates is not

DRY GOODS.

THE

SALE

alty. In spite of the most partial leg-

islation, it turns out that all bear the

be allowed. The proposition of the

Finance Committee that bonds of the

State should not be issued to any rail-

road company in default as to its in-

terest on bonds previously issued,

THE Philadelphia Age compliments

the particular favorite of the South as

follows: "A Radical paper affects to

troversy in the House, by replying to

mable Representative from the Sixth

was defeated by a tie vote.

TWO WEEKS LONGER.

-HAS BEEN-

MARKEDLOWER

242 & 244 MAIN ST.

needed permanency, and should not Entrance to the Wholesale Department 244 Main st.

THE GREAT RED STORE.

MAIN STREET STORE,

made Shoes, etc., etc.,

"provide by law for a Conventional POSITIVE CLOSING SALE. rate of interest," which was adopted AND NO CATCH-PENNY ADVERTISEMENT by 39 to 25, with the further proviso febs that not more than ten per cent, should

VENEREAL OR SECRET DISEASES

Our correspondent misconceives the District of New York. If it were Rheumatism and Rheumatic Pains CURED BY A NEW METHOD,

> Particular Attention Paid to the DISEASES OF WOMEN.

INSURANCE STATEMENTS.

SECURITY

OF NEW YORK.

ASSETS JANUARY 1, 1870: sh on hand or in course of translums due or in hands of A certain amount of money is necessary to keep the wheels of any possible work, on the real estate possible work pos etates Collaterals...... oans on Bonds and Mortgages.....

For All!

-AT-

TO BE CONTINUED.

for our immense

Great Reduction Sale

All those in quest of

Bargains

Would do well to avail themselves

of this opportunity.

230 MAIN STREET.

And that until that day I shall sell my complete stock of blunder of the Convention, as we shall be quite able in future

the laws of the State of Tennessee imposed on insurance companies; and I further certify that CARRINGTON MASON, Agent of said Company, has also compiled with the requirements of the laws of the State, made and provided in Such cases:

Wherefore, said Home Insurance Company has authority to take risks and transact the business of insurance in this State, at Memphis, Tennessee.

G.W.HLACKBURN,

Comptroller of Tennesse. say partially relieved by an amend- At prices far below those of any house in the

> DISPENSARY. DR. D. S. JOHNSON'S

MEDICAL DISPENSARY

210 MAIN STREET, UP STAIRS,

Between Adams and Washington, Memphis, Tennessee,

ENTIRELY MY OWN.

COTTON FACTORS.

CHARLES H. DORION, Jr.,

(Late of Mosby & Dorion),

Cotton Factor.

Office, 15 Mosby & Hunt's Building.

UP-STAIRS,

804 Front St., 804

MEMPHIS, - - TENNESSEE,

se Bagging, Rope, Ties and Supplies fur-

COTTON FACTORS.

---AND---

266 Front Street.

BOYD, WHITE & DAVIS,

Cotton Factors

--- AND---

COMMISSION MERCHANTS.

COTTON FACTORS.

--- AND ---

IN THE SOUTHWEST:

Established Ten Years.

Commonsonse Treatment at a

Moderate Expense.

Rheumatism and Neuralgia.

Sciatica, Mercurial Rheumati Tix Doloreux, Nerve-Ache.

In all arthritic complaints, as rheumatiout, neuralgie, etc., this practice is alm erfect. The most intense pains are alm

122,464 37

General Commission Merchants, Corner Court, - - - Memphis, Tenn. LIABILITIES, \$119,654 42. A. M. BOYD. F. M. WHITE, L. N. DAVIS 19TH DIVIDEND, JANUARY 17, 1870.

Bividend of Five (5) PER CENT, and the Government Tax has been declared, Government fax has been declared, payable on demand.
The SECURITY (Fireand Inland) INSURANCE COMPANY, with the above record, offers its Folicies on as favorable terms as those of any ther company equally reliable. Its agencies xist in all of the principal cities, towns or illages in the United States.

A. F. HASTINGS, President.

W. B. BUCK HOUT, Vice-Pres't.

NATHAN HARPER, Secretary.

superintendent Western Branch, Chicago. Superintendent Western Branch, Chicago WALKER & EUSTAPHIEVE, Gen'l Agents Inland Department, Buffalo

STATE OF TENNESSEE, OONSTROLLER'S OFFICE,
CONSTROLLER'S OFFICE,
CONSTROLLER'S OFFICE,
NASHYILLE JANUARY I, 1870.

I, G. W. BLACKBUEN, Comptroller of the
Treasury, do hereby certify that the Securit
Insurance Company, localed at New York, it
the State of New York, ins produced to m
satisfactory evidence that said Company is
complied with all the requirements of the
laws of the State of Tennessee imposed of
insurance companies; and I further contriaws of the State of Tennesses Imposed of nsurance companies; and I further certify hat R. V. Vredenburgh, Agent of sale lompany, has also complied with the re-juirements of the laws of the State, made and provided in such cases. Wherefore, said Security Insurance Company has authority to take risks and transact the business of insurance in this State, at Memphis, Tennessee. G. W. BLACKBURN, Comptroller of Tennessee.

R. V. VREDENBURGH, AGENT,

No. 22 Madison Street Incorporated 1828. Ninety-Fourth Semi-Annual Statement

Of the condition of the North American Fire Ins. Co. OF THE CITY OF NEW YORK,

January 1st, 1870. Cash Capital, - \$500.000 00

Surplus, - - - 302,572 28 \$802,572 28 Where Invalids Can Obtain Scientific and ASSETS.

oans on Bond and Mortgage, being first lien on Real Estate, worth over 50 per cent, over the amount #225,966 O ocks, Bonds and other Securities owned by the Company, market h in Bank and Office. 12,700 00 remiums due and outstanding...... ash in Agents' bands in course of 34,693 14 transmission. aterest due and accrued on securi-19,175 64 6,000 00 ther Assets of Company.....

Approved by G. W. BLACKBURN, Comptroller,

H. T. TOMLINSON & CO., Agents, 33d SEMI-ANNUAL STATEMENT

OF NEW YORK.

Office, No. 135 Broadway,

ASSETS:

ther property, mbeer ous items, remains due and uncollected on policies issued at this office, seamer Magnet and wrecking ap-

LIABILITIES:

STATE OF TENNESSEE,
COMPTEGLIER'S OFFICE,
NASHVILLE, JAMMARY J. ISTO.

I. G. W. BLACKBURN, Comptroller of the
Treasury, do hereby certify that the Home
Insurance Company, located at New York,
in the State of New York, has produced to
me satisfactory evidence that said Company
has compiled with all the requirements of
the laws of the State of Tennessee Imposed
on Insurance companies.

CARRINGTON MASON, Agent,

BOOTS AND SHOES.

GOODBAR & GILLILAND,

Exclusive Wholesale Dealers in

BOOTS AND SHOES

HATS AND CAPS,

MI MAIN STREET, WEBSTER BLOCK

Memphis, Tennessee.

We are now receiving our fall stock, the

argest we have ever offered to the trade, MERCHANTS will find it to their interest to

344 Main St., Memphis, Tenn.

J. W. VOEGELI,

EDUCATIONAL.

MEMPHIS FEMALE COLLEGE.

No. 282 Adams Street.

THE SPRING SESSION -

STATE OF TENNESSEE.

530.60

wing the Condition of Company Jan. 1, 7

Paralysis. In every form of Paralysis, this is the only treatment which amounts to anything res-toring action and vitality.

In the treatment of this and affection, I use my Medicated Baths, medicated with various substances, as unrabinth, chlorine, iodine, am-HOME

rovided there exists no organic l Catarrh. topped-up Head, Bunning of the Nose, Con-stant Hawking and Spitting, Constant Blowing of the Nose, Thousands soffer from that most an

the throat clogs up the lungs, and lays the foundation for consumption. The most skillful physicians full to cure it. Recently, several "Ear Doctors" of this (ity, have furned their attention to the treatment of catarrh, and demand most fabulous prices from patients.

I cure any case of obstruction—stopped-up head—discharges of groenish, thick, thin, or glairy muçous from the nose, internally or externally—pain or fullness between the eyes—constant blowing of the nose—inflanmation of the massi passages—ulceration of the schuciderian membrane, etc., in the course of a few days. 528,338 00

course of a few days. Scrofula.

1,500 00
445 44

Struma, Glandular Swellings, Running, of Crusty Eruptions, Sail Rheum,
King's Evil. King's Evil.

The Scrofula taint, inherited or otherwise, filling life with untold misery, is, by all usual medical treatment, hopelessly incurable.

The only true cures whigh I have ever seen, are those which have been performed by me. I will contract to cure, without fall, every case of Blood Diseases, even the most terrible forms of Leprosy, Eryslpelas, Eszema, Cancers, Tumors, Uteers, Abscesses, and every form of red, scaly, or disfiguring eruption, in from forty-eight hours to a few weeks.

Mercurial Diseases. Salivation (Ptyalism), Mercurial Eruptions Mercurial Aches in Bones, Mercurialization. Mercury, injudiciously used, has filled the earth with wrecks of humanity. Thousands suffer from its effects, who have been unconsciously drugged by their physician. It is vain to attempt the cure of the majority of discesses while it remains in the body.

Although I have heard of several so-called unlidotes for mercury in the human body, I have never yet seen a physician who could eliminate it from the system.

I can easilsty any patient or physician that I can absolutely extract mercury, lead, sinc, and other humanipoly, even draws the lead from the white paint in the bath-room.

Cancers. di-me-Tangere, Lupus, or Wolf Cancer Scirrhus Cancer-Fungous Cancer, Rose Cancer-Spider Cancer, I make a great specialty in the treatment of very description of cancer and tumors, and ave a special department devoted to this anch of disease.

ranch of disease.

How many estimates and tumors are wrong-ally treated by certain charlatans styling hemselves "Cancer Doctors."

After being pronounced incurable, I will ake any one of these cases in hand, and make a permanent cure.

My terms for treating cancers, etc., will be based on the age and condition of the patient, nd the positive certainty of cure, Generative Affections.

Self-abuse-Discharges Stricture Gleet-Sores-Spermatorrhom (Seminal Weakness) Syphtils (Prima-ry and Secondary) Impotence (Loss of Virility)-Premature Decay-Debility.

The press, the pulpit and the lecture-rare silent on the subject of discuses of extual organism. A false delicacy combet from the knowledge for which thousands this And how terrible are these discusses? Smalourhea, shattering the entire Nersystem-impairing the mind—and can self-destruction. Syphilis, eating up if-destruction. Syphilis, eating up of by piece-medi-losing bone, muscle erve, by inches being literally eater ive, and torturing the brain with agon EAGLE BOOT & SHOE STORE. BOOTSANDSHOES He also keeps on hand a large and well assorted stock of Custom-Made Boots and Shors for all wears. ons copaiba, cubebs, torpentine and mercury.
In every case I guaranteen perfect cure.

Office hours from F a.m to 5 p.m. Dr. J. B.
Russell, Consulting Physician; L. G. Warran,
Secretary, assisted by a full corps of eminent
Physicians. The usual coursesy extended to
the regular profession.

Jadws

Calen's Head Dispensary, Office 70%
Adams street, Memphis.

WY O'I'S L.

She can tell your very thoughts the moment
you enter her studio.
A trial solicited. Satisfaction guaranteed,
or NO PAY.
Consultation Fee - Ladies \$1: Genia \$1 50.
Remember, WHITEMORE HOUSE, No. 108
Adams street, Memphis.

Calen's Head Dispensary, Office 70%
Adams street, Memphis.

NATIONAL BANK OF MEMPHIS. DIRECTORS:

BANKS AND BANKING.

FIRST

MILAM, BOWLING & CO., J. N. OLIVER. C. C. PARTEE,

F. S. DAVIS. President. NEWTON FORD.

Vice-President W. W. THACHER, Cashier,

No. I and 3 Madison Street,

No. 296 Front Street, Memphis, Tenn. STANTON BLOCK. 68* All consignments covered by Open Pol-cy, and in store covered by insurance, unless otherwise instructed. Thos. Fisher, Pres't. WASH, S. TAYLOR, W. E. M'GUIRE, W. L. BADFORD TAYLOR, RADFORD & CO., owns in Continental Europe.

Also, transacts a general Exchange and lanking Business.

General Commission Merchants, THE DeSOTO BANK 15 MONROE STREET, between Main and Front, Memphis, Tenn. Bagging, Rope, Ties and Supplies furnished on reasonable terms. Special attention given to filling cash OF MEMPHIS

and All consignments insured, unless other DIRECTORS: JAMES ELDER, W. H. WOOD, T. R. PARNSWORTH, S. H. DUNSCOMB, JOHN H. LEECH, MEDICAL. OFFICERS:

JAMES ELDER, : : President. DR. RUSSELL'S W. W. WOOD, : : Vice-President, MEDICAL INSTITUTE, T. R. FARNSWORTH, : Cashier. 42 NORTH COURT STREET.

REMOVAL. MEMPHIS, TENNESSEE. THE 6ity Bank has removed from the cor-ner of Jefferson and Front streets to the new Bank Building, No. 9 Madison street. The Largest and Oldest S. H. Toury, President. E. C. KIRK, Cashier, J. A. Haves, Jr., Assistant Cashier, INSTITUTION OF THE KIND

CITY BANK. New Bank Building, No. 9 Madison St. TRANSACTS A GENERAL BANKING

AND EXCHANGE BUSINESS, And Deals in Gold, Silver, Stocks, Bonds, City and County Scrip, and SOUTHERN BANK NOTES. E# DRAFTS for sale in sums to suit, on England, Ireland, Scotland, France, and all parts of Germany. Also, Gold Drafts on New York.

WATCHES AND JEWELRY.

A great accomplishment is my triumph over pain, by which I can often, in a few moments, soothe and carry off the most excru-AND CHAINS.

F. D. BARNUM & CO.

Old firm Pooley, Barnum & Co., 265 MAIN STREET, COR. COURT ALLISON BROS.,

Administrator's Notice. HAVE this day filed my accounts

NOTICE. W E have this day sold our stock, interest and good will in the stove and tinware business to Messra. WALT & CO., who will conduct the same at the old stand, and for

WALT & CO.,

(Opposite Packet Landing.) MEMPHIS, TENNESSEE. OFFER their well assorted stock of cook and heating stoves, sixed from ranges, tin and copper ware, mantles and grates, cutlery, house curnishing goods, coal, lard and inbricating oils, and steamboat stores, to the trade, WALT & CO.

ARROW TIE. E. C. MCCOMB. GENERAL TRAVELING AGENT. MEMPHIS, TENNESSEE. Messrs. BARYLETT & RAYNE.

Mesars. ORGILL BROS. & CO., Local Agents, Me MADAME ROSS. THE GREAT

EUROPEAN ASTROLOGIST. TOUSE. \$5.000 to any

WONDER OF THE AGE. Tho Pures no Cheapest

To Whom it May Concern.

E VERYWHERE to seil the AMERICAN RICH'D W. LIGHTBURNE is the only authorized agent at Memphis, Tenn., for Price Sa. Will knit 26,600 stitches per min-

Carolina Life Insurance Co.

OF MEMPHIS, TENNESSEE.

Hon. JEFFERSON DAVIS, President,

M. J. WICKS, Ist Vice-President. IJ. T. PETTIT. 2d Vice-President. J. H. EDMONDSON, General Agent, W. F. BOYLE, Secretary

\$654.000 00 Assets over : Annual Income over : : : :

EMMET BANK, PRINCIPAL OFFICE--- No. 42 MADISON STREET.

MSF It is with much pleasure the Managers of this Company tender to its Policy Holder and the public their congratulations on its success for the past two years, its present condi-tion and future prospects. Policies issued on all the improved plans of Life insurance. W

B. F. WIXITE, Jr.,

Special Asent.

efer the general public to our policy holders. H. D. BULKLEY.

State Agent for Tenn LABOR AGENCY. ATTORNEYS AT LAW.

L. D. SAXTON & CO., N. EDWARDS. T. J. LATHAM. EDWARDS & LATHAM, 166 Front St., Exchange Building, Attorneys at Law, MEMPHIS, TENN., OFFICE-Corner Madison and Second, (Over Bluff City Drug Store.) INTERNATIONAL EMIGRATION

THE remaining liankruptcy business will be disposed of by Mr. Latham, at the above office. He will also take depositions and administer oaths in all cases in which United States Commissioners are authorized. REAL ESTATE DEALERS . H. PATTERSON, W. J. THOMPSON, E. W. MARTIN PATTERSON & THOMPSON.

EXPERIENCED Farmers and Laborers for inished to work upon shares or for wages also, Mechanics of various trades, and Emigrants and other Laborers of all nationalities, for Farm, Railroad work and business purposes, furnished upon short notice and reasonable rates, together with Agricultural Implements, Machinery, Costract ATTORNEYS-AT-LAW, -AND-R. W. MARTIN & CO., ters', Planters' and Builders' Supplies and REAL ESTATE AGENTS, AUGUSTA, - ARKANSAS,

HAVING completed plats from the U.S. and Swamp Laber Offices, we are prepared to enter, buy, sell and rent rankestate, pay taxes, redeem forfeited lands, furnish abstracts and perfect titles to real emiste, and pay strict at-tention to the collection of claims in the White River Valley. Notice to Planters and Others. A. J. MARTIN, THE MEMPHIS IMMIGRATION ASSOCI LAW OFFICE ation is now completely organized, an received its first installment of N KIT WILLIAMS BLOCK, COR. SECOND and Medison streets, Mempais, Tenn. Especial attention given to collections. [ai7] WHITE IMMIGRANTS onsisting of able-bodied men of Teutoni ad Scandinavian origin. Planters and oth a desirods of accuring labor will do well t ill on the H. LOGWOOD, T. B. MICOU, W. C. FOLKES. Logwood, Micou & Folkes,

ATTORNEYS AT LAW,

Carpets, Carpets

BOUGHT AT

THE LATE DECLINE

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Straw Mattings, Shades, Etc.

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OFFER ALL KINDS OF

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AT THE LOWEST RATES.

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AMES, BEATTIE & CO., 272 Front Street, HARDEMAN COUNTY, TENNESSEE A VALUABLE FARM OF 150 ACRES Furniture, Carpets,

ind that we are Sole Agents for "E. CAI

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each figures. at attention paid to JOB WORK, in all Disposed of March 17, 1870, IN THE CITY OF MEMPHIS. Oil Cloths, Mattresses, Etc., FOR THE RENEFIT OF MRS. FLORENCE S. V. DAVIDSON.

> Value of the Farm, \$10,000 2000 TICKETS AT \$5 EACH Managers and Superintendents of the

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